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16	HARTE	D CTATEC DIC	TDICT COUDT	
17	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
18	DEUTSCHE BANK NATIONAL		NEVADA Case No.: 3:19-CV	-00649-RCI-CI R
19	COMPANY,			UING DEADLINE
20	Plaintiff,	1	TO REPLY IN SUMOTION TO DIS	PPORT OF
21	VS.		TIRST REQUEST	
22	CHICAGO TITLE INSURANCE COMPANY, et al.,			
23	Defendants			
24	COMES NOW defendant Ch	icago Title Insur	rance Company ("	Chicago Title") and
25	COMES NOW defendant Chicago Title Insurance Company ("Chicago Title") and plaintiff Deutsche Bank National Trust Company ("Deutsche Bank"), by and through their			
26	respective attorneys of record, which hereby agree and stipulate as follows:			
27	1. On October 11, 2022 Deutsche Bank filed its First Amended Complaint in this			
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1 action (ECF No. 27); 2 2. On November 10, 2022 Chicago Title moved to dismiss Deutsche Bank's 3 complaint (ECF No. 28); 4 3. On January 11, 2023 Deutsche Bank opposed Chicago Title's motion to dismiss 5 (ECF No. 47) and filed a countermotion for partial summary judgment (ECF No. 48); 6 4. Counsel for Chicago Title requests a 30-day extension to reply in support of its 7 motion to dismiss and a 16-day extension to oppose the countermotion, such that Chicago Title's 8 reply in support of motion to dismiss and opposition to the countermotion are both due on 9 February 17, 2023, to afford Chicago Title's counsel additional time to review and respond to 10 Deutsche Bank's opposition and countermotion, which are identical. 11 5. Counsel for Deutsche Bank does not oppose the requested extension; 12 6. This is the first request for an extension made by counsel for Chicago Title, which 13 is made in good faith and not for the purposes of delay. 14 7. This stipulation is entered into without waiving any of Chicago Title's objections 15 under Fed. R. Civ. P. 12. 16 // 17 // 18 // 19 // 20 // 21 // 22 // 23 // 24 // 25 // 26 // 27 28

1	IT IS SO STIPULATED that Chicago Title's deadline to file its reply in support of its				
2	motion to dismiss and to oppose Deutsche Bank's countermotion for partial summary judgment is				
3	hereby extended through and including Friday, February 17, 2023.				
4	Dated: January 12, 2023 SINC	CLAIR BRAUN LLP			
5	5				
6	By: _	/s/-Kevin S. Sinclair			
7	7	KEVIN S. SINCLAIR Attorneys for Defendants			
8	8	CHICAGO TITLE INSURANCE COMPANY			
9		GHT FINLAY & ZAK, LLP			
10					
11		/s/-Lindsay D. Dragon LINDSAY D. DRAGON			
12	2	Attorneys for Plaintiff DEUTSCHE BANK NATIONAL TRUST			
13	3	COMPANY			
14					
15 16		023. Danes			
17		ROBERT C. JONES			
18		UNITED STATES DISTRICT JUDGE			
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